FORM # 14 NORTH CAROLINA 28 JUDICIAL DISTRICT COUNTY OF		IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION CASE NUMBER
Plaintiff, -vs- Defendant.	-)))) -)	STATUS CONFERENCE ORDER
THIS MATTER COMING ON T	ГО ВЕ Н	IEARD before the undersigned Judge Presiding
on the date shown below for a status con	ference	concerning the pending claim or claims for
equitable distribution.		
1. The Plaintiff appeared through	h counse	el,,
and the Defendant also appeared through	n counse	1,
2. This is an action for equitable	distribu	tion filed by the Plaintiff/ Defendant
(herein referred to as "Moving Party").		
Based upon a review of the file, a	and after	hearing the contentions and position of the
parties through counsel, the Court determ	nines tha	at the interests of justice and the expeditious
handling of this matter require the entry	of the fo	ollowing Order.
IT IS, THEREFORE, ORDEREI	O, ADJU	JDGED AND DECREED as follows:
1. Moving Party has/_	has	not filed an equitable distribution affidavit.
If not, Moving Party is Ordered to file a	nd serve	an equitable distribution affidavit by

2. Opposing party ____ has/___ has not filed an equitable distribution affidavit.

If not, opposing party is Ordered to file and serve an equitable distribution affidavit by

	·
3.	The parties have/ have not agreed to an ADR procedure.
	is hereby appointed as
in this case an	nd the parties and counsel are Ordered to complete the ADR process no later than
4.	A proposed Pretrial Order has/ has not been filed. If not, Moving Party
is Ordered to	file and serve a proposed Pretrial Order, accurately incorporating the contentions of
the parties as	set forth in their equitable distribution affidavits by
5.	A Pretrial Order has/ has not been entered. If not, a pretrial conference
is scheduled	for the Parties and counsel are directed to
appear at suc	h time, prepared to submit for inclusion in the Pretrial Order their final contentions,
to be binding	upon the parties at the trial, unless the Court at such time allows amendment for
good cause sl	hown. Counsel are directed that if they are unable to appear for such pretrial
conference, ti	hey are to arrange to have associate counsel, fully apprised of the issues to be
resolved, app	ear on their behalf.
6.	The trial of this cause has/ has not been scheduled. If not, this matter is
tentative	ely /specifically scheduled for trial on
Parties and co	ounsel are directed to appear at such time for trial without further notice.
Made	and entered, this the day of,
	DISTRICT COURT JUDGE PRESIDING